designation and should be filed with the Commission by June 9, 1995. Comments shall include the following: The commenter's position in support of or in opposition to the proposed transaction; any and all evidence, including verified statements, in support of or in opposition to the proposed transaction; and specific reasons why approval would or would not be in the public interest. Interested persons who do not intend to participate formally in the proceeding but who desire to comment may also file statements, also subject to the filing and service requirements specified above. Persons must state specifically whether they intend to participate actively in the proceeding or whether they wish only to be advised of all decisions issued by the Commission. Failure to state an intention to participate as an active party will result in the person being placed in the latter category.

Because WFSC's responsive application contains proposed conditions to approval of the primary application in Finance Docket No. 32549, the Commission will entertain no requests for affirmative relief to this proposal. Parties may only participate in direct support of or direct opposition to WFSC's responsive application as filed.

This action will not significantly affect either the quality of the human environment or the conservation of energy resources.

Decided: May 17, 1995.

By the Commission, Chairman Morgan, Vice Chairman Owen, and Commissioners Simmons and McDonald.

Vernon A. Williams,

Secretary.

[FR Doc. 95–12889 Filed 5–24–95; 8:45 am] BILLING CODE 7035–01–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Clean Air Act

In accordance with Department policy, 28 C.F.R. 50.7, notice is hereby given that a proposed consent decree in United States v. Barsotti's Inc. Civil Action No. C-95-20310 RMW (PVG), was lodged on May 10, 1995 with the United States District Court for the Northern District of California. The compliant seeks civil penalties and injunctive relief for violations of the Clean Air Act and National Emission Standards for Hazardous Air Pollutants ("NESHAP") for asbestos. 40 C.F.R. Part 61, Subpart M (1991). The compliant alleges that Barsotti violated the Asbestos NESHAP's Standard for

Demolition and Renovation, 40 C.F.R. 61.145, during the renovation of Pacific Gas and Electric Co.'s Moss Landing Power Plant in Moss Landing, California in September 1992. Barsotti violated 40 C.F.R. 61.145(b) by: (1) Failing to adequately wet the regulated asbestoscontaining material ("RACM") during the stripping operation, (2) failing to keep the RACM wet prior to disposal and (3) failing to carefully lower the RACM to the ground to prevent releases of asbestos. The consent decree requires Barsotti to pay a penalty of \$68,000, which will be shared equally with the Monterey Unified Air Pollution Control District, and requires Barsotti to implement an asbestos management program and an asbestos training program if it should engage in future asbestos abatement activities.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States v. Barsotti's, Inc.* DOJ Ref. #90–5–21–1905.

The proposed consent decree may be examined at the Office if the United States Attorney Nothern District of California, 450 Golden Gate avenue, San Francisco, CA 94102; Office of the Environmental Protection Agency, Region IX, 75 Hawthorne Street, San Francisco, CA 94102; and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624–0892. A Copy of the proposed consent decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005. In requesting a copy please refer to the referenced case and enclose a check in the amount of \$5.50 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Joel M. Gross,

Acting Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 95–12868 Filed 5–24–95; 8:45 am] BILLING CODE 4410–10–M

Notice of Lodging of Consent Decree Pursuant to the Clean Water Act

In accordance with Departmental policy, 28 CFR 50.7, 38 Fed. Reg. 19029, notice is hereby given that on May 16, 1995, a proposed Consent Decree in *United States v. James River Paper Company*, Civil Action No. 95–258–JD

was lodged with the United States District Court for the District of New Hampshire resolving the matters alleged in a complaint filed simultaneously with the Consent Decree. The proposed Consent Decree concerns alleged violations by James River of Sections 309(b) and (d) of the Clean Water Act ("CWA"), 33 U.S.C. 1319(b) and (d), Sections 3008(a) and (g) of the Resource Conservation and Recovery Act ("RCRA"), 42 U.S.C. 6928(a) and (g), Section 109(c) of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9609(c), and Section 325(b)(3) of the Emergency Planning and Community Right-to-Know Act ("EPCRA"), 42 U.S.C. 11045(b)(3), at pulp and paper mills operated by James River in Gorham and Berlin, New Hampshire.

The CWA violations alleged in the complaint include: violations of the federal pretreatment standards and National Prohibited Discharge Standard; the unauthorized discharge of pollutants without a permit; and the discharge of pollutants in excess of levels allowed under a permit. The RCRA violation alleged in the complaint includes the disposal of hazardous waste without a permit. Finally, the CERCLA and EPCRA violations alleged in the complaint include the failure to timely report the spill of sulfuric acid at the pulp mill.

Under the terms of the Consent Decree, the defendant will pay a civil penalty of \$200,000 to the United States and will be required to comply with the Clean Water Act. In addition, the defendant will be required to install equipment at the pulp mill necessary to reduce certain sulfur emissions from wastewater effluent.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication comments relating to the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, U.S. Department of Justice, Washington, D.C. 20530, and should refer to *United States v. James River Paper Company*, D.J. Ref. 90–5–1–1–4123.

The proposed Consent Decree may be examined at the Region I Office of the Environmental Protection Agency, One Congress Street, Boston, Massachusetts, and at the office of the United States Attorney, District of New Hampshire, 55 Pleasant Street, Concord, New Hampshire, c/o Gretchen L. Witt, Assistant U.S. Attorney. Copies of the Consent Decree may also be examined at the Consent Decree Library, 1120 G.

Street, N.W., 4th Floor, Washington, D.C. 20005 (202) 624–0892. A copy of the proposed Consent Decree may be obtained in person or by mail from the Consent Decree Library. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$6.00 (25 cents per page reproduction cost) made payable to Consent Decree Library.

Joel M. Gross,

Acting Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 95–12869 Filed 5–24–95; 8:45 am] BILLING CODE 4410–01–M

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1933—Advanced Lead-Acid Battery Consortium

Notice is hereby given that, on August 26, 1994, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), the Advanced Lead-Acid Battery Consortium ("ALABC"), a discrete program of the International Lead Zinc Research Organization, Inc. ("ILZRO"), has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Delco Remy Division of GM Corporation, Anderson, IN; and Global & Yuasa Battery Company Ltd., Changwon, Kyungnam, KOREA have become members to the ALABC.

No other changes have been made in either membership or planned activity of the group research project.

Membership remains open and ALABC intends to file additional written notification disclosing any changes in membership.

On June 15, 1992, the ALABC filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to Section 6(b) of the Act on July 29, 1992 (57 FR 33522).

The last notification was filed with the Department on May 31, 1994. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on June 23, 1994 (59 FR 32462).

Constance K. Robinson.

Director of Operations, Antitrust Division. [FR Doc. 95–12870 Filed 5–24–95; 8:45 am] BILLING CODE 4410–01–M

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Curagen Corporation and Soane Technologies, Inc.

Notice is hereby given that, on February 9, 1995, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), CuraGen Corporation and Soane Technologies, Inc. have filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) the identities of the parties and (2) the nature and objectives of the venture. The notifications were filed for the purpose of invoking the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Pursuant to Section 6(b) of the Act, the identities of the parties are CuraGen Corporation, Branford, CT; and Soane Technologies, Inc., Hayward, CA. The general area of planned activity is to develop, and subsequently commercialize, a prototype microfabricated device for analysis of DNA, and more particularly, the characterization of complex genetic disorders

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 95–12871 Filed 5–24–95; 8:45 am] BILLING CODE 4410–01–M

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Joint Development Venture Called "Versit"

Notice is hereby given that, on January 26, 1995, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), a Joint Development Venture called "versit" has filed written notifications on behalf of Siemens Rolm Communications Inc.; AT&T Corp.; **International Business Machines** Corporation; and Apple Computer, Inc., simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) the identities of the parties and (2) the nature and objectives of the venture. The notifications were filed for the purpose of invoking the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Pursuant to Section 6(b) of the Act, the identities of the parties to the venture are: Siemens Rolm Communications Inc., Santa Clara, CA; AT&T Corp., Basking Ridge, NJ; **International Business Machines**

Corporation, Somers, NY; and Apple Computer, Inc., Cupertino, CA.

The Joint Development Venture called "versit" was formed pursuant to an Agreement effective on November 21, 1994. The venture's objectives are to define, develop and promote open specifications that will enable interoperability among diverse and competing communications and computing products and network services and to make such specifications available to all interested parties.

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 95–12872 Filed 5–24–95; 8:45 am] BILLING CODE 4410–01–M

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Open Software Foundation, Inc.

Notice is hereby given that, on July 20, 1994, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Open Software Foundation, Inc. has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, the identities of the new, non-voting members of OSF are as follows: AGIP, S.p.A., Milano, ITALY: ASCII Corporation, Tokyo, JAPAN; ASK Group, Inc., Alameda, CA; Defense Research Agency, electronics Division, Worcester, ENGLAND; Dynamic Software AB-Dynasoft, Stockholm, SWEDEN; Electricite de France/Gaz de France, Issy Les Moulneaux, FRANCE; Fraunhofer Institute IAO. Stuttgart. **GERMANY**; Information exchange Steering Committee, Canberra, AUSTRALIA; Institute for Defense Analyses, Alexandria, VA; Just System Corporation, Tokus, JAPAN; Market Vision, New York, NY; NASA/Goddard Space Flight Center, Greenbelt, MD; Naval Research Laboratory, Washington, D.C.; Northern Telecom Limited, Ottawa, CANADA; Object Management Group, Framingham, MA; Openvision, Inc., Pleasanton, CA; Pyramid Technology, San Jose, CA; QA Training Limited, Gloucestershire, ENGLAND; Samsung Group, Kihung-Eup, KOREA; Sandia National Laboratories, Albuquerque, NM; Singalab PTE Ltd., Chadwick, SINGAPORE; Tecsiel S.p.A., Napoli, ITALY; World Bank, Washington, D.C.; Bull Worldwide